i, a man, a creation of God Thomas F. Rogers

77 Sanders Road, Rockaway, New Jersey (zip exempt)
Phone: (862) 209-1350
Email: tfrogerslaw@gmail.com

March 12, 2017

Newin Dronson Man acting as Deputy QL Richard | "Hughes Justice Complex 25 Market Street! POBox 112 Trenton, NJ 08625-0112 RE: 2:16-cv-08870

DISTRICT OF NEW JERSEY

2017 MAR 16 P 3 21

Greetings Herin,

Even within your system my property does not qualify as a motor vehicle. See exhibit a.

If ames forch does not return my property within ? calendar days and make compensation i will seek out a criminal investigation for deprivation of rights under color of law, conspiracy involventary servitude, and penage. Consider the following that 'ames forch' has sworn allegiance to follow: 1805C 241, 1805C 242, 1805C 1001, + 1805C 1581.

Godspeed. Thomas Floger

(5) IN SERVICE.—The term "in service" means—

- (A) any time from the beginning of preflight preparation of an aircraft by ground personnel or by the crew for a specific flight until 24 hours after any landing; and
- **(B)** in any event includes the entire period during which the aircraft is in flight.

(S) MOTOR VEHICLE.

The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the mechanical power and used for commercial purposes on the mechanical property in the transportation of passengers, passengers, passengers, or property or cargo.

(7) PART.—

The term "part" means a frame, assembly, component, appliance, engine, propeller, material, part, spare part, piece, section, or related integral or auxiliary equipment.

(8) SPACE VEHICLE .-

The term "space vehicle" means a man-made device, either manned or unmanned, designed for operation beyond the Earth's atmosphere.

(9) STATE.—

The term "State" means a State of the United States, the District of Columbia, and any commonwealth, territory, or possession of the United States.

MONUSED FOR COMMERCIAL PURPOSES.

tent 'used for commercial purposes' means the municipal of persons or property for any fare, fee, rate, charge or other consideration, or directly or indirectly in connection with any business, or other undertaking intended the profit.

(b) TERMS DEFINED IN OTHER LAW .-

In this chapter, the terms "aircraft engine", "air navigation facility", "appliance", "civil aircraft", "foreign air commerce", "interstate air commerce", "landing area", "overseas air commerce", "propeller", "spare part", and "special aircraft jurisdiction of the United States" have the meanings given those terms in sections 40102(a) (/uscode/text/49/lii:usc:t:49:s:40102:a) and 46501 (/uscode/text/49/46501) of title 49 (/uscode/text/49).

(Added July 14, 1956, ch. 595, § 1, 70 Stat. 538 (http://uscode.house.gov/statviewer.htm?volume=70&page=538); amended Pub. L. 98–473, title II (http://thomas.loc.gov/cgi-bin /bdquery/L?d098:./list/bd/d098pl.lst:473(Public_Laws)), §§ 1010, 2013(a), Oct. 12, 1984, 98 Stat. 2141 (http://uscode.house.gov/statviewer.htm?volume=98&page=2141), 2187; Pub. L. 100–690, title



PREMIUM

Marine de la companya de la companya

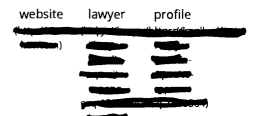




PREMIUM



law cornell.edu Mountain Lakes - Call 24/7. Our team of lawyers will fight for you., NJ



2 of 4 3/12/2017 8:43 PM



(https://www.cornell.edu/)Cornell University Law School (http://www.lawschool.cornell.edu/)Search Cornell (https://www.cornell.edu/)Search/)

Federal Rules of Civil Procedure (/rules/frcp) > TITLE IV. PARTIES (/rules /frcp/title IV)

Rule 17. Plaintiff and Defendant; Capacity; Public Officers

- (a) REAL PARTY IN INTEREST.
 - (1) Designation in General. An action must be prosecuted in the name of the real party in interest. The following may sue in their own names without joining the person for whose benefit the action is brought:
 - (A) an executor;
 - (B) an administrator;
 - (C) a guardian;
 - (D) a bailee;
 - (E) a trustee of an express trust;
 - (F) a party with whom or in whose name a contract has been made for another's benefit; and
 - (G) a party authorized by statute.
 - (2) Action in the Name of the United States for Another's Use or Benefit. When a federal statute so provides, an action for another's use or benefit must be brought in the name of the United States.
 - (3) Joinder of the Real Party in Interest. The court may not dismiss an action for failure to prosecute in the name of the real party in interest until, after an objection, a reasonable time has been allowed for the real party in interest to ratify, join, or be substituted into the action. After ratification, joinder, or substitution, the action proceeds as if it had been originally commenced by the real party in interest.

Capacity to sue or be sued is determined as

- (2) for a corporation, by the law under which it was organized; and
- (3) for all other parties, by the law of the state where the court is located, except that:
 - (A) a partnership or other unincorporated association with no such capacity under that state's law may sue or be sued in its common name to enforce a substantive right existing under the United States

Toolbox

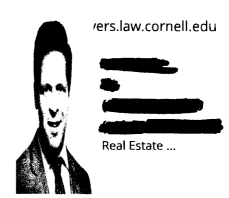
Wex: Civil Procedure:
 Overview
 (/wex/civil procedure)

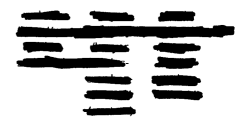
194 95

Find a Lawyer

SPONSORED LISTINGS
PREMIUM







PREMIUM

Christen Kohut G...

1 of 5 3/13/2017 12:26 PM

Darren V. Kent **a man** 36 Sanders Rd, Rockaway , new jersey (973) 453-6793 dejureman007@gmail.com

James B Clark Referral Clerk Federal District Court 50 Walnut Street Room 4015 Newark, NJ 07101

(verified)

RE: Case: 2:16-CV-08870-JMV-JBC: Certification of Mailing

Greetings James,

i, Darren V. Kent, hereby certify that I have sent the following documents to Kevin Dronson, Attorney for 'wrongdoers', on behalf of i, a man, through the Post Office via "First Class Mail."

- 1. Letter to Kevin Dronson Dated March 17, 2017;
- 2. Print out of Federal Rule 17-B-1
- 3. Print out of 18 USC 31 definitions

I say here, and will verify in open court that all herein be true

Date: 03/13/2017

i, a man, a creation of God Thomas F Doc

Magistrate

March 12, 2017

Herim Dronson Man acting as Richard | Hug. 25 Market Stri POBox 112 Trendon, NJ OE

RE: 2:16-cv-08

Greetings Herin,

Even within your system my property does not qualify as a motor vehicle. See exhibit a.

I hames forch does not return my property within 7 calendar days and make compensation it will seek out a criminal investigation for deprivation of rights under color of law, conspiracy involvation servicus, and penage. Consider the following that hames forch has sworn allegiance to follow: 1805C 241, 1805C 242, 1805C 1001, + 1805C 1581.

Godspeed. Thomas Flogen

(5) IN SERVICE.—The term "in service" means—

- (A) any time from the beginning of preflight preparation of an aircraft by ground personnel or by the crew for a specific flight until 24 hours after any landing; and
- (B) in any event includes the entire period during which the aircraft is in flight.

MOTOR VEHICLE.

The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power propelled or drawn by mechanical power property or passengers, passengers, passengers, passengers, or property or cargo.

(7) PART.---

The term "part" means a frame, assembly, component, appliance, engine, propeller, material, part, spare part, piece, section, or related integral or auxiliary equipment.

(8) SPACE VEHICLE.-

The term "space vehicle" means a man-made device, either manned or unmanned, designed for operation beyond the Earth's atmosphere.

(9) STATE .--

The term "State" means a State of the United States, the District of Columbia, and any commonwealth, territory, or possession of the United States.

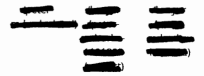
WEST USED FOR COMMERCIAL PURPOSES .--

The term "used for commercial purposes" means the carriage of persons or property for any fare, fee, rate, charge or other consideration, or directly or indirectly in domection with any business, or other undertaking intended for profit.

(b) TERMS DEFINED IN OTHER LAW .-

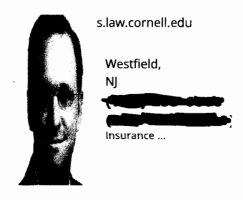
In this chapter, the terms "aircraft engine", "air navigation facility", "appliance", "civil aircraft", "foreign air commerce", "interstate air commerce", "landing area", "overseas air commerce", "propeller", "spare part", and "special aircraft jurisdiction of the United States" have the meanings given those terms in sections 40102(a) (/uscode/text/49/lii:usc:t:49:s:40102:a) and 46501 (/uscode/text/49/46501) of title 49 (/uscode/text/49).

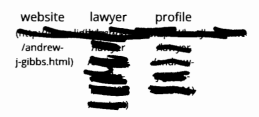
(Added July 14, 1956, ch. 595, § 1, 70 Stat. 538 (http://uscode.house.gov/statviewer.htm?volume=70&page=538); amended Pub. L. 98–473, title II (http://thomas.loc.gov/cgi-bin /bdquery/L?d098:./list/bd/d098pl.lst:473(Public_Laws)), §§ 1010, 2013(a), Oct. 12, 1984, 98 Stat. 2141 (http://uscode.house.gov/statviewer.htm?volume=98&page=2141), 2187; Pub. L. 100–690, title



PREMIUM

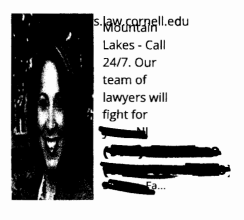
Andrew J. Gibbs (ht...

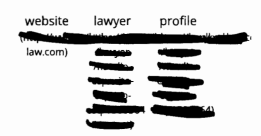




PREMIUM

Natalie Esposito Ca...





2 of 4 3/12/2017 8:43 PM



(https://www.cornell.edu/)Cornell University Law School (http://www.lawschool.cornell.edu/)Search Cornell (https://www.cornell.edu/)Search/)

Federal Rules of Civil Procedure (/rules/frcp) > TITLE IV. PARTIES (/rules /frcp/title IV)

Rule 17. Plaintiff and Defendant; Capacity; Public Officers

- (a) REAL PARTY IN INTEREST.
 - (1) Designation in General. An action must be prosecuted in the name of the real party in interest. The following may sue in their own names without joining the person for whose benefit the action is brought:
 - (A) an executor;
 - (B) an administrator;
 - (C) a guardian;
 - (D) a bailee;
 - (E) a trustee of an express trust;
 - (F) a party with whom or in whose name a contract has been made for another's benefit; and
 - (G) a party authorized by statute.
 - (2) Action in the Name of the United States for Another's Use or Benefit. When a federal statute so provides, an action for another's use or benefit must be brought in the name of the United States.
 - (3) Joinder of the Real Party in Interest. The court may not dismiss an action for failure to prosecute in the name of the real party in interest until, after an objection, a reasonable time has been allowed for the real party in interest to ratify, join, or be substituted into the action. After ratification, joinder, or substitution, the action proceeds as if it had been originally commenced by the real party in interest.
- (b) CAPACITY TO SUE OR BE SUED. Capacity to sue or be sued is determined as follows:
 - (1) for an individual who is not acting in a representative capacity, by the law of the individual's domicile;
 - (2) for a corporation, by the law under which it was organized; and
 - (3) for all other parties, by the law of the state where the court is located, except that:
 - (A) a partnership or other unincorporated association with no such capacity under that state's law may sue or be sued in its common name to enforce a substantive right existing under the United States

Toolbox

 Wex: Civil Procedure: Overview (/wex/civil_procedure)

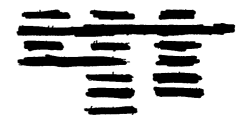
194 95

Find a Lawyer

SPONSORED LISTINGS
PREMIUM







PREMIUM

Christen Kohut G...

1 of 5 3/13/2017 12:26 PM

Darren V. Kent

a man

36 Sanders Rd, Rockaway, new jersey
(973) 453-6793
dejureman007@gmail.com

James B Clark
Referral Clerk
Federal District Court
50 Walnut Street Room 4015
Newark, NJ 07101

(verified)

RE: Case: 2:16-CV-08870-JMV-JBC: Certification of Mailing

Greetings James,

i, Darren V. Kent, hereby certify that I have sent the following documents to Kevin Dronson, Attorney for 'wrongdoers', on behalf of i, a man, through the Post Office via "First Class Mail."

- 1. Letter to Kevin Dronson Dated March 17, 2017;
- 2. Print out of Federal Rule 17-B-1
- 3. Print out of 18 USC 31 definitions

I say here, and will verify in open court that all herein be true

Date: 03/13/2017

